

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 82 of 1996

STATE OF GUJARAT

Versus

DM RAJPURKAR

Appearance:

MR SJ DAVE, AGP FOR SP HASURKAR for Petitioner
RULE NOT RECD BACK for Respondent No. 1
MR MANISH R BHATT for Respondent No. 2
MR MUKESH PATEL, AGP for Respondent No. 3

CORAM : MR.JUSTICE Y.B.BHATT

Date of decision: 09/08/1999

ORAL JUDGEMENT

1. It appears that respondent no.1 has not been served with the Rule of the petition. However, in view of the order that now follows, in my opinion, it is not necessary to serve the first respondent inasmuch as the order would not be adverse to that party.

2. This petition arises from orders passed under the provisions of the Urban Land (Ceiling & Regulation) Act, 1976.

3. It is common ground on both sides that the State of Gujarat adopted the Urban Land (Ceiling & Regulation) Repeal Act, 1999 on 30th March 1999.

4. It is also common ground on both sides that by virtue of section 4 of the Repeal Act, all proceedings pending on the said date shall abate.

5. It is so found and accordingly held, and the present petition is disposed of accordingly.

6. Learned AGP states on instructions that the State of Gujarat will abide by the Circular issued by the State

Government in the Revenue Department No.ULC/1099-602/V1
dated 15th April 1999.

7. Rule is accordingly discharged with no order as
to costs. Interim relief if any stands vacated.

09.08.1999 (Y.B. BHATT J.)